A RESOLUTION BY COUNCILMEMBER CEASAR MITCHELL AS SUBSTITUTED BY CITY UTILITIES COMMITTEE

A RESOLUTION TO AUTHORIZE PAYMENT OF STIPULATED **PENALTIES IMPOSED** BYTHE ENVIRONMENTAL PROTECTION AGENCY (EPA) AND THE ENVIRONMENTAL PROTECTION DIVISION OF THE DEPARTMENT OF NATURAL RESOURCES OF THE STATE OF GEORGIA (EPD) IN THE AMOUNT OF NINETEEN THOUSAND DOLLARS AND 00/100 (\$19,000.00) AS STIPULATED **PENALTIES** FOR VIOLATION OF CSO FECAL COLIFORM OPERATIONAL STANDARDS AT THE TANYARD CREEK CSO ON JULY 15, 2006 AND AUGUST 10, 2006; CLEAR CREEK CSO ON JULY 22, 2006; AND NORTH AVENUE CSO FACILITY ON AUGUST 3, 2006 AND AUGUST 10, 2006; PURSUANT TO THE CSO CONSENT DECREE, CIVIL ACTION FILE NO. 1:95-CV-2550-TWT; ALL PENALTIES WILL BE CHARGED TO AND PAID FROM FUND, ACCOUNT AND CENTER **NUMBER** 2J01(WATER WASTEWATER REVENUE) 529017 (PROPERTY/LIQUIDATION) O30001 COMMISSIONER, (DEPUTY TREATMENT & COLLECTION); AND FOR OTHER PURPOSES.

WHEREAS, the City of Atlanta ("City") has experienced a violation of Fecal Coliform Operational Standards as set out in Exhibit "A" hereto; and

WHEREAS, this violation is subject to stipulated penalties imposed at the discretion of the Environmental Protection Agency (EPA) and the Environmental Protection Division of the Department of Natural Resources of the State of Georgia (EPD) pursuant to the CSO Consent Decree, Civil Action File No. 1:95-CV-2550-TWT Paragraphs XI.D.2; and

WHEREAS, the Department of Watershed Management of the City does not dispute the fact this violation of CSO Fecal Coliform Operational Standards did occur; and

WHEREAS, the payment to EPA and EPD of this assessment by the City does not constitute a finding or adjudication, is not to be evidence of a violation of state or federal laws by the City, nor does the City by its consent agree to any violations of state or federal laws or admit any liability to any third party or parties; and

WHEREAS, funds for this purpose are available in account number 2J01 529017 Q30001; and

WHEREAS, the CSO Consent Decree, Section XI. O. similarly provides for payment of interest on late payment of stipulated penalties; and

WHEREAS, it is deemed to be in the best interest of the City to accept the proposed stipulated penalties and to pay the incident assessments.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY RESOLVES: That the Chief Financial Officer of the City is authorized to issue payments for stipulated penalties imposed by the Environmental Protection Agency (EPA) and the Environmental Protection Division (EPD) of the Department of Natural Resources of the State of Georgia in the amount of Five Thousand Dollars and No Cents (\$5,000.00) for the violation of CSO Fecal Coliform operational standards at the Tanyard Creek CSO on July 15, 2006; in the amount of Two Thousand Dollars and No Cents (\$2,000.00) for the violation of CSO Fecal Coliform operational standards at Clear Creek CSO on July 22, 2006; in the amount of Two Thousand Dollars and No Cents (\$2,000.00) or the violation of CSO Fecal Coliform operational standards at North Avenue CSO on August 3, 2006; in the amount of Five Thousand Dollars and No Cents (\$5,000.00) for the violation of CSO Fecal Coliform operational standards at North Avenue CSO on August 10, 2006; and in the amount of Five Thousand Dollars and No Cents (\$5,000.00) for the violation of CSO Fecal Coliform operational standards at Tanyard Creek CSO on August 10, 2006.

BE IT FURTHER RESOLVED, that the Chief Financial Officer of the City is authorized to issue checks in the amounts of Nine Thousand Five Hundred Dollars and 00/100 (\$9,500.00) payable to the **State of Georgia** and Nine Thousand Five Hundred Dollars and 00/100 (\$9,500.00) payable to the **Treasurer, United States of America** as stipulated penalties imposed pursuant to the CSO Consent Decree at the discretion of the Environmental Protection Agency and the Environmental Protection Division of the Department of Natural Resources of the State of Georgia; and

BE IT FINALLY RESOLVED, that the said payments be chargeable to Fund, Account and Center Number 2J01(Water & Wastewater Revenue) 529017 (Property/Liquidation) Q30001 (Deputy Commissioner, Treatment & Collection).

Exhibit A

The City is subject to stipulated penalties for violations of the CSO Consent Decree, Section XI.D.2 as follows:

Section XI.D.2. Fecal Coliform May-October

Date	Facility	Colonies/100 ml	Penalty	Comment
7/15/06	Tanyard Creek CSO	15,000	\$5,000.00	
7/22/06	Clear Creek CSO	2,300	\$2,000.00	
8/03/06	North Ave. CSO	2,100	\$2,000.00	
8/10/06	North Ave. CSO	14,545	\$5,000.00	
8/10/06	Tanyard Creek CSO	20,000	\$5,000.00	

A RESOLUTION BY

06- ₹-1607

COUNCILMEMBER CEASAR C. MITCHELL

AUTHORIZING PAYMENT OF STIPULATED PENALTIES IMPOSED BY THE **ENVIRONMENTAL** PROTECTION AGENCY (EPA) AND THE ENVIRONMENTAL PROTECTION DIVISION OF THE DEPARTMENT OF NATURAL RESOURCES OF THE STATE OF GEORGIA (EPD) IN THE AMOUNT OF AS STIPULATED PENALTIES FOR THE VIOLATION OF CSO FECAL COLIFORM OPERATIONAL **STANDARDS** PURSUANT TO THE CSO CONSENT DECREE, CIVIL ACTION FILE NO. 1:95-CV-2550-TWT; TO IDENTIFY THE SOURCE OF FUNDING: AND FOR OTHER PURPOSES.

WHEREAS, the City has experience a violation to the CSO Consent Decree set out in Exhibit "A" hereto; and

WHEREAS, this violation is subject to stipulated penalties imposed at the discretion of the Environmental Protection Agency (EPA) and the Environmental Protection Division of the Department of Natural Resources of the State of Georgia (EPD) pursuant to the CSO Consent Decree, Civil Action File No. 1:95-CV-2550-TWT; and

WHEREAS, the Department of Watershed Management of the City does not dispute the fact this violation did occur; and

WHEREAS, the payment to EPA and EPD of this assessment by the City does not constitute a finding or adjudication, is not to be evidence of a violation of state or federal laws by the City, nor does the City by its consent agree to any violations of state or federal laws or admit any liability to any third party or parties; and

WHEREAS, funds for this purpose are available in Fund, Account and Center Number 2J01-529017-Q31001; and

WHEREAS, the CSO Consent Decree, Section XI. O. similarly provides for payment of interest on late payment of stipulated penalties; and

WHEREAS, it is deemed to be in the best interest of the City to accept the proposed stipulated penalties and to pay the incident assessments to the Environmental Protection Agency (EPA) and the Environmental Protection Division of the Department of Natural Resources of the State of Georgia (EPD).

NOW, THEREFORE, BE AND IT IS RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA as follows:

Section 1: That the Chief Financial Officer	of the City of Atlanta is authorized to issue
	_ to the State of Georgia and in the amount
of \$ to the Treasurer, United S	States of America as stipulated penalties
imposed pursuant to the CSO Consent Dec	cree at the discretion of the Environmental

Protection Agency and the Environmental Protection Division of the Department of Natural Resources of the State of Georgia.

<u>Section 2</u>: That said payments shall be charged to and paid from Fund, Account and Center Number 2J01 529017 Q30001.

<u>Section 3:</u> That all resolutions and parts of resolutions in conflict herewith be and are hereby waived in this instance only.

EXHIBIT A

The City	is subject to stipi	ulated penalties for viol	ations of the C	SO Consent Decre	e, per
Section		as follows:			
CSO Con	isent Decree Sec	etion			
Date	Facility	Colonies/100 ml	Penalty	Comment	